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2 3 4 5 6 IN THE UNITED STATES DISTRICT COURT 7 FOR THE NORTHERN DISTRICT OF CALIFORNIA 8 9 10 COBALT PARTNERS, LP, COBALT PARTNERS II, LP, COBALT OFFSHORE 11 MASTER FUND, LP AND COBALT KC PARTNERS, LP, 12 Plaintiffs, 13 14 SUNEDISON, INC., AHMAD CHATILA, 15 BRIAN WUEBBELS, MARTIN TRUONG, ALEJANDRO HERNANDEZ, 16 EMMANUEL HERNANDEZ, ANTONIO R. ALVAREZ, PETER BLACKMORE, 17 CLAYTON DALEY JR., GEORGANNE PROCTOR, STEVEN TESORIERE, 18 JAMES B. WILLIAMS, RANDY H. ZWIRN, GOLDMAN, SACHS & CO., J.P. 19 MORGAN SECURITIES LLC, MORGAN STANLEY & CO. LLC, MERRILL 20 LYNCH, PIERCE, FENNER & SMITH INCORPORATED, DEUTSCHE BANK 21 SECURITIES INC., MACQUARIE CAPITAL (USA), INC., MCS CAPITAL 22 MARKETS LLC and DOES 1-25, inclusive. 23 Defendants. 24 25

No. C 16-02263 WHA

ORDER DENYING PRO HAC VICE APPLICATION

Related Cases:

Case No. 3:16-cv-02264-WHA Case No. 3:16-cv-02265-WHA Case No. 3:16-cv-02268-WHA

The pro hac vice application of Robin E. Wechkin is **DENIED** for failing to comply with Civil Local Rule 11–3. The local rule requires that an applicant certify that "he or she is an active member in good standing of the bar of a United States Court or of the highest court of another State or the District of Columbia, specifying such bar' (emphasis added). An

Case 1:16-cv-07427-PKC Document 33 Filed 07/05/16 Page 2 of 2

United States District Court
For the Northern District of California

application that only identifies the state of bar membership — such as "the bar of Texas" — is
inadequate under the local rule because it fails to identify a specific court (such as the Supreme
Court of Texas). While the application fees do not need to be paid again, the application cannot
be processed until a corrected form or application is submitted.

IT IS SO ORDERED.

Dated: July 5, 2016.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE